PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
1	Moyer P4 Plaintiff H.B. 000151-53	January 19 2012	Gwinnett County Police Department Incident Report	Deposition Exhibit- Jay Moyer H.B. v. Red Roof Inns, Inc. et al.	Hearsay within report
2	5523	Unknown	DSCN1457	Photograph- Skii Morris	
3	5524	Unknown	DSCN1458	Photograph- Skii Morris	
4	5525	Unknown	DSCN1459	Photograph- Skii Morris	
5	5527	Unknown	DSCN1461	Photograph- Skii Morris	
6	5528	Unknown	DSCN1462	Photograph- Skii Morris	
7	5529	Unknown	DSCN1463	Photograph- Skii Morris	
8	5533	Unknown	DSCN1474	Photograph- Skii Morris	
9	5534	Unknown	DSCN1475	Photograph- Skii Morris	
10	5539	Unknown	Pic 4 001	Photograph-	
11	5540	Unknown	Pic 3 001	Photograph-	
12	5542	Unknown	pic 001	Photograph-	
13	5778	Unknown	100_0563	Photograph	No objection
14	5794	Unknown	Photo of Client 2	Photograph	No objection
15	5795	Unknown	Photo of Client 1	Photograph	No objection
16	5541	Unknown	Pic 2 001	Photograph-	

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
17	2027-2032	2010-2012	Calls for Service - 5171 BHP	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay
18	2192–2195	2010–2012	Case Reports - 5171	Police records	Irrelevant (Evid.R. 401) and unfairly prejudicial (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
19	2617–2618	2008–2012	Incident Report List- RRI Norcross 5171 Brook Hollow Parkway	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay
20	3351–3358	2008–2012	Record List 1- RRI Norcross 5171 Brook Hollow Parkway	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial and cumulative (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
21	3437–3438	2008–2012	Record List 2- RRI Norcross 5171 Brook Hollow Parkway	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay
22	3449–3929	2008–2012	Incident Reports- Norcross PD ORR Response- RRI Norcross 5171 Brook Hollow Parkway	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial and cumulative (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
23	5339–5346	2008–2012	CAD Notes- RRI Norcross 5171 Brook Hollow Parkway	Police Records	Irrelevant (Evid.R. 401) and unfairly prejudicial and cumulative (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay
24	5571-5572	2010–2012	5171 Brook Hollow Pkwy	Police Records- Calls for service	Irrelevant (Evid.R. 401) and unfairly prejudicial and cumulative (Evid.R. 403) as to crimes not related to human trafficking; irrelevant as to time (post-trafficking); Improper character evidence (Evid. R. 404(a)(1)); hearsay

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
25	737-815	March 7 2011– March 9 2012	5171 Brook Hollow Pkwy	Police CADS	Irrelevant (Evid.R. 401) as to crimes and incidents not related to human trafficking; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R. 404(a)(1))
26	5772–5773	February 21 2010	Man accused of trafficking _ Archive _ gwinnettdailypost.com	News article	Irrelevant (Evid.R. 401) and unfairly prejudicial and cumulative (Evid.R. 403) as it involves crimes not related to human trafficking; improper character evidence (Evid.R. 404(a)(1)); hearsay
27	5774–5776	July 31 2007	Prostitution Crackdown in Gwinnett Village	News article	Hearsay
28	RRI_WK_380 55-38077	March, 2012	Anti-Trafficking Flyer		

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
29	HB_NDGA_R ED_ROOF_1 621-1688		Franchise Agreement between Red Roof Franchising, LLC and FMW RRI OPCO, LLC		
30	559	July 9 2021	Norcross Police Department- Certificate of Authenticity- Gwendolyn Franklin- Norcross RRI	Certification	No objection
31	2204		CERTIFICATE OF AUTHENTICATION OF RECORDS	Certification	No objection
32	Galbraith 002		Relationships Between RRI Entities (Simplified)	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection
33A	Galbraith 003 HB_NDGA_R ED_ROOF_0 0000439-707	November 1 2011	Lease Agreement between FMW RRI I, LLC and FMW RRI OPCO, LLC	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
33	HB_NDGA_R ED_ROOF_0 0000439, 455, 492, 662-663	November 1 2011	Lease Agreement between FMW RRI I, LLC and FMW RRI OPCO, LLC Excerpt		
34	Galbraith 004 HB_NDGA_R ED_ROOF_0 0001505-1617	August 25 2011	Property Management Agreement between FMW RRI OPCO, LLC and RRI West Management, LLC	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection
35	Galbraith 007 HB_NDGA_R ED_ROOF_0 0000195-214	March 22 2001	Security Services Agreement between Wackenhut Corporation and Motel 6 Operating, L.P.	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection
36	Galbraith 008 HB_NDGA_R ED_ROOF_0 0000194	July 15 2011	Red Roof Inn No. 10166- Norcross Georgia Site Specific Addendum	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection
37	Galbraith 009	May 3 2022	Vittatoe Deposition Excerpt	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
38	Galbraith 010 Plaintiff H.B. 005517-5520	February 10 2023	Chuck Warbington Affidavit	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	
39	Galbraith 011 Plaintiff H.B.005514- 5516	February 21 2023	Declaration of Jon Doherty	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	
40	Galbraith 012 Plaintiff H.B. 002615-2616	November 30 2022	Affidavit of Erin Richardson	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	
41	Galbraith 014 HB_NDGA_R ED_ROOF_0 0000010-11, 26-28, 10- 11,31-32, 74- 76, 80-81,94- 95	December, 2010	Red Roof Inn Emergency Response Plan	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	No objection
42	Galbraith 015 Plaintiff H.B. 000769- 000771	August 31 2011	8/31/2011 Gwinnett County Incident Report	Deposition Exhibit- 30(b)(6) H.B. v. Red Roof Inns, Inc. et al.	,

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
43	DrAbigailJudg e_5	March 22 2023	Clinician-Administered PTSD Scale for DSM- 5 (CAPS-5)	Deposition Exhibit- Dr. Abigail Judge H.B. v. Red Roof Inns, Inc. et al.	No objection
44	Moyer P1	March 18 2022	Transcript of James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Deposition Exhibit- James Moyer H.B. v. Red Roof Inns, Inc. et al.	Hearsay
45	Moyer P2		Photographs of Norcross RRI	Deposition Exhibit- James Moyer H.B. v. Red Roof Inns, Inc. et al.	No objection
46	Moyer P3	July 31 2007	Atlanta Journal Constitution Article	Deposition Exhibit- James Moyer H.B. v. Red Roof Inns, Inc. et al.	Hearsay, Authentication
47	Moyer 106 RRI_WK_000 01779-1790	January 17 2008	Security Services Agreement	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Duplicate; no objection
48	Moyer 107 RRI_WK_000 11787 – 11846	November 29 2010	E-mail Chain	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	No objection

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
49	Moyer 110 Disco ID 88061-1 to 4	July 10 2013	Dekalb County Police Department Incident Report	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location, time, and crime; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R.404(a)(1))
50	Moyer 111 DISCO ID 81408-1 to 4	September 20 2013	Incident/Investigation Report	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location, time, and crime; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R.404(a)(1))
51	Moyer 114 RRI_EF_0000 7425-7426	November 12 2013	Dos and Donts Email	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to time (post-trafficking)
52	Moyer 115 RRI WK 00004955	November 12 2013	Email from Jay Moyer to Mike Murphy and Patrick Bonner	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to time (post-trafficking) and location

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
53	Moyer 117 RRI_WK_000 04871-4873	August 17 2012	Email chain from Jay Moyer to 10130	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to time (post-trafficking) and location
54	Moyer 120 RRI_WK_000 04883-4886	October 22 2012	Email from Jay Moyer to Stephanie Doherty	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location and time; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R. 404(a)(1))
55	Moyer 127 RRI_WK_495 7-4958	April 26 2015	Email chain from Jay Moyer to 10130	Deposition Exhibit- James Moyer W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location and time; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R. 404(a)(1))
56	Stocker 204	April 8 2022	Deposition Notices	Deposition Exhibit- Greg Stocker 30(b)(6) W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401); not evidence

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
57A	Stocker 205 RRI_WK_000 11168– 11306	December, 2010	RRI Policy and Procedures	Deposition Exhibit- Greg Stocker 30(b)(6) W.K., et al. v. Red Roof Inns, Inc., et al.	Duplicate; no objection
57	RRI_WK_000 11168, 11261- 11262, 11247- 11248	December, 2010	RRI Policy and Procedures Excerpt	RRI Prostitution Policy; RRI Narcotics and Drug Use Policy	
58A	Park Exhibit No. 342 RRI 011695– RRI 011994	2009-2010	Consolidated Financial Statements	Deposition Exhibit- John Park 30(b)(6) W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid R. 401); unfairly prejudicial (Evid.R. 403)
58	RRI 011695, 011734, RRI 011739	2009-2010	Consolidated Financial Statements Excerpt		
59	Vittatoe 195 RRI_WK_000 01752- RRI_WK_000 01778	December, 2010	GM Training Presentation- Safety and Security Presentation	Deposition Exhibit- Vince Vittatoe W.K., et al. v. Red Roof Inns, Inc., et al.	No objection

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
60	Vittatoe 196 RRI_WK_000 11787-11817	November 29 2010	Wehrle Safety and Security Training Email	Deposition Exhibit- Vince Vittatoe W.K., et al. v. Red Roof Inns, Inc., et al.	No objection
61	Vittatoe 198	March 21 2008	Detroit News Article	Deposition Exhibit- Vince Vittatoe W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location and time; unfairly prejudicial (Evid.R. 403); improper character evidence (Evid.R. 404(a)(1)); hearsay
62	Wehrle 324 VARAHI0000 57-631	August, 2011	General Managers' Guide	Deposition Exhibit- Michelle Wehrle W.K., et al. v. Red Roof Inns, Inc., et al.	Irrelevant (Evid.R. 401) as to location, subject, and time.
63	HB_NDGA_R ed_Roof_1689		RRI166 Atl Indian Trail Jan-12 TTM	D079	
64	RRI_WK_000 04866		NR 6 months 2012	D082	

PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
65	RRI_WK_000 04867- RRI_WK_000 04868		District 11 2012 Quality Results	D086	
66	RRI_WK_000 04870		District 11 May 2012 Analysis	D087	
67	RRI_WK_000 53510	October 20 2008	October 20, 2008 Medallia Review	D094	
68	RRI_WK_000 53511- RRI_WK_000 53514	November 14 2008	November 14, 2008 Email Correspondence	D095	
69	RRI_WK_000 69571- RRI_WK_000 69572	February 3 2012	Incident Report	D096	
70	RRI_WK_000 04870		District 11 2012 Analysis	D099	
71	RRI_WK_000 04867 - 4868		District 11 2012 Quality Results YTD	D101	
72	RRI_WK_000 04866		District 11 NR Report	D102	

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PX NO.	Bates. No.	Date	Filename/Deposition Exhibit	Description	Defendant's Objections
73	RRI_WK_000 00786		Case List for District	D104	
74	Plaintiff H.B. 002570	August 20, 2011	John Stump Facebook Post		
75	Plaintiff H.B. 002571	June 25, 2010	John Stump Facebook Post		